# IN THE UNITED STATES DISTRICT COURT FOR THE WESTERN DISTRICT OF TEXAS **AUSTIN DIVISION**

## WILLIAM McGUIRE

Plaintiff

V. CIVIL ACTION NO. 1:21-CV-210-RP

GEOFFREY CHACKEL,

PERSONAL REPRESENTATIVE OF

THE ESTATE OF

ANTHONY LAUGHLIN, DECEASED

Defendant

## PARTIES' JOINT NOTICE OF AGREEMENT TO REQUEST TRIAL SETTING

## TO THE HONORABLE ROBERT PITTMAN, UNITED STATES DISTRICT JUDGE:

In accordance with the Court's Order of June 23, 2022 (Dkt. 10), the parties hereby jointly give notice that no scheduling order is necessary in this case, and hereby jointly request trial setting from the Court. The parties respectfully jointly request that the Court set this matter for trial in the Spring of 2023.

> Respectfully submitted, /s/ J. Lynn Watson J. Lynn Watson State Bar No. 20761510 THE J. L. WATSON LAW FIRM, P.C. 9442 N. Capital of Texas Highway Arboretum Plaza 1; Suite 500 Austin, Texas 78759

Telephone: (512) 343-4526

Telecopier: (512) 582-2953 email: lwatson@jlw-law.com

and

/s/Richard S. Hoffman Richard S. Hoffman State Bar No. 09787200 LAW OFFICE OF RICHARD S. HOFFMAN Congress Square II 611 S. Congress, Suite 210 Austin, TX 78704 Telephone: (512) 3229800

ATTORNEYS FOR PLAINTIFF

email: rhoff88302@aol.com

## CERTIFICATE OF FILING AND SERVICE

I hereby certify that a true and correct copy of the foregoing pleading was electronically filed with the Clerk of the Court pursuant to the Electronic Filing Procedures and using the CM/ ECF system, and that a true and correct electronic copy was thereby caused to be served on all counsel of record, on this the 7th day of July, 2022.

/s/ Richard S. Hoffman Richard Hoffman

## CERTIFICATE OF CONFERENCE

I hereby certify that counsel for Plaintiff conferred with Defendant=s counsel and obtained his consent to this notice of joint request for trial setting, including his joinder in the request that the case be set for trial in the Spring of 2023.

/s/Richard S. Hoffman Richard Hoffman